

REMARKS**The 1.312 Amendment**

This application was allowed on May 1, 2006. The issue fee has not yet been paid.

Applicant respectfully requests entry, pursuant to 37 C.F.R. § 1.312, of the foregoing amendments of the title and claims.

Applicant respectfully submits that the proposed amendments of the title and claims 35, 50, 52, 55-57, 66-68, and 83-89 would "require no substantial amount of additional work on the part of the [Patent and Trademark] Office" (MPEP § 714.16.).

Entry of this Amendment, without withdrawing the application from allowance, is hereby respectfully requested.

Comments on the Examiner's Statement of Reasons for Allowance

In the Examiner's statement of reasons for allowance, the Examiner stated:

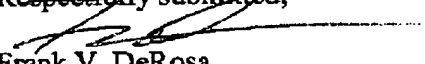
"With respect to claims 1 and 30 in addition to other elements in each respective claim, the prior art does not teach or suggest a method for compressing data having the steps of performing content dependent data compression, if a data type of data block is identified and performing data compression with a single data compression encoder, if a data type of data block is not identified."
(Notice of Allowance, page 2)

The Examiner's characterization of claims 1 and 30 includes features that are not claimed.

For example, claim 30 performs content dependent data compression if a data type of a data block is identified and performs data compression on the data block with a single data

compression encoder if the content dependent data compression ratio is not above a first threshold. Neither claim 1 nor claim 30 should be limited by any feature not explicitly recited in the respective claim.

Respectfully submitted,


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